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3 The Honorable Samuel J. Steiner
4 Chapter 13
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IN THE UNITED STATES BANKRUPTCY COURT
FOR THE WESTERN DISTRICT OF WASHINGTON

In re: ALAN J. DIOLATA
REGINA C. DIOLATA,

DEBTORS.

) CASE NO. 10-12650-SJS

) ADV. PROC. NO. 10-01484-SJS

ALAN J. DIOLATA
REGINA C. DIOLATA,

Plaintiffs,

v.

SALLIE MAE, INC.; AMERICAN EDUCATION
SERVICES, LLC, FIRST MARBLEHEAD
CORPORATION, GREAT LAKES
EDUCATIONAL LOAN SERVICES, INC.,
CHASE AUTO FINANCE CORPORATION,
DEVRY UNIVERSITY, EDUCATION
MANAGEMENT CORPORATION, CA
STUDENT AID COMMISSION, US
DEPARTMENT OF EDUCATION, BANK OF
NEW YORK-MELLON, USA FUNDS, INC.,
NATIONAL STUDENT LOAN PROGRAM,
AND INTERNATIONAL ACADEMY OF
DESIGN AND TECHNOLOGY,

Defendants,

**ORDER APPROVING STIPULATION IN
SETTLEMENT OF AMENDED
COMPLAINT TO DETERMINE
DISCHARGEABILITY OF EDUCATIONAL
LOAN DEBTS ON REGINA C. DIOLATA
ONLY**

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2. Judgment Defendant: Sallie Mae, Inc. c/o Becket & Lee LLP
3. Judgment Plaintiff: Regina C. Diolata
4. Principal Amount: \$ 82,727.50
5. Court Costs: \$ 0.00
6. Late Charges and Collection Fees: \$ 0.00
7. Attorneys' Fees: \$ 0.00
7. JUDGMENT AMOUNT: \$ 82,727.50

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8. Attorney for Judgment Creditor: CHRISTINE A. FORD, P.S., 7403 Lakewood Drive,
7 West, Suite 11, Lakewood, WA 98499-7951; Tel. (253) 472-9747.

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AND NOW, upon consideration of the Plaintiff, Regina C. Diolata, and Defendant, Sallie
9 Mae, Inc.'s, Stipulation in Settlement of the above-captioned adversary proceeding, it is

10 **ORDERED**, that the Stipulation is hereby APPROVED, and it is further

11 **ORDERED**, that pursuant to the Stipulation, for so long as Plaintiff Regina C. Diolata
12 does not default under this Stipulation, the balance shall be reduced to \$45,000.00 ("Reduced
13 Balance"), and the variable interest rate shall be reduced to a fixed rate of 5% ("Reduced
14 Interest"), and Plaintiff Regina C. Diolata shall repay the Reduced Balance together with interest
15 due at the Reduced Interest rate as follows: \$355.86 per month for a period of one hundred and
16 eighty (180) consecutive months with the first payment due to be received by Sallie Mae on or
17 before March 1, 2011, with subsequent payments to be received on the first (1st) day of each
18 consecutive month thereafter, and it is further
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20 **ORDERED**, that the Judgment is hereby APPROVED and is entered against the
21 Defendant and in favor of the Plaintiff in the amount of \$82,727.50 as provided above. It is
22 further
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26 2- Stipulation in Settlement of Complaint to Determine Dischargeability of Educational Loan Debt
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Christine A. Ford, P.S.
Attorney at Law
7403 Lakewood Dr. W., Suite 11
Lakewood, WA 98499-7951
Tel. 472-9747; Fax 474-1444

ORDERED, that the Clerk mark the above-captioned proceeding DISMISSED as to Defendant, Sallie Mae, Inc., subject to the terms and conditions of the Stipulation.

DATED THIS ____ day of _____, 2011.

Arnold J. Stein -

United States Bankruptcy Judge
(Dated as of Entered on Docket date above)

PRESENTED BY:

Christine A. Ford

Christine A. Ford, WSBA #13972
Attorney for Defendant Sallie Mae, Inc.

**Copy Received and Notice of
Presentment Waived:**


Christina Latta Henry, WSBA #31273
Attorney for Plaintiff

3- Stipulation in Settlement of Complaint to Determine Dischargeability of Educational Loan Debt

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